

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

: Michel Banatre

Confirmation No. 9694

Application No.

: 09/831,726

Filed

: November 19, 2001

Title

: MOBILE TELEPHONE SYSTEM WITH SELECTIVE PROCESSING

PERIMETERS

Grp./Div.

: 2617

Examiner

: Naghmeh Mehrpour

Docket No.

: 45876/N75

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Post Office Box 7068 Pasadena, CA 91109-7068 February 8, 2007

Commissioner:

I hereby certify that I am the attorney of record in this application and am authorized to execute this disclaimer on behalf of the assignee; and I further certify that the evidentiary documents have been reviewed and I hereby state:

That to the best of my knowledge and belief INRIA INSTITUT NATIONAL DE RECHERCHE EN INFORMATIQUE ET AN AUTOMATIQUE, a France corporation having a place of business at Domaine De Voluceau, Rocquencourt - DP 105 Le Chesnay, France F-78153: (a) is the assignee of the entire interest in U.S. patent Application No.09/831,726, filed November 19, 2001, and entitled MOBILE TELEPHONE SYSTEM WITH SELECTIVE PROCESSING PERIMETERS, by virtue of the assignment recorded in the United States Patent and Trademark Office at reel 015853, frame 0429; and (b) that it is the assignee of the entire 12/13/2007 PPULITE 1000001175 19031726 interest in U.S. Patent No. 6,901,261, by virtue of the assignment recorded at reel 012298, frame 0582.

That INRIA INSTITUT NATIONAL DE RECHERCHE EN INFORMATIQUE ET AN AUTOMATIQUE (assignee) hereby disclaims the terminal part of any patent granted on the above-identified application, which would extend beyond the expiration date of U.S. Patent No.

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6,901,261, and that Assignee hereby agrees that any patent so granted on the above-identified

application shall be enforceable only for and during such period that the legal title thereto shall

be the same as the legal title to U.S. Patent No. 6,901,261, this agreement to run with any patent

granted on the above-identified application and to be binding upon the grantee, its successors or

assigns.

In making the above disclaimer, INRIA INSTITUT NATIONAL DE RECHERCHE EN

INFORMATIQUE ET AN AUTOMATIQUE does not disclaim the terminal part of any patent

granted on the instant application that would extend to the expiration date of the full statutory

term as defined in 35 U.S.C. 154 to 156 and 173 of U.S. Patent 6,901,261, as presently shortened

by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee,

is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily

disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a

reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its

full statutory term as presently shortened by any terminal disclaimer.

I declare that all statements made herein of my own knowledge are true, and that all

statements made on information and belief are believed to be true; and further, that these

statements are made with the knowledge that willful false statements and the like, so made, are

punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and further that such

willful false statements may jeopardize the validity of the application and any patent issuing

thereon.

Respectfully submitted,

CHRISTIE, PARKER & HALE, LLP

y D. Bruce Prout

Reg. No. 20,958

626/795-9900

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